

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2013 REGULAR SESSION

HOUSE BILL NO. 441
FRIDAY, MARCH 1, 2013

The following bill was reported to the Senate from the House and ordered to be printed.

RECEIVED AND FILED DATE March 19, 2013
ALISON LUNDERGAN GRIMES
SECRETARY OF STATE COMMONWE WITH OF KENTUCKY BY

1	AN ACT	1 ,*	, , 11	1 .	• , ,•
		relating	to toll	ാർന്നുന	1Ctration
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2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 175B.015 is amended to read as follows:
- 4 (1)The Kentucky Public Transportation Infrastructure Authority is hereby established 5 as an independent de jure municipal corporation and political subdivision of the Commonwealth constituting a governmental agency and instrumentality of the 6 7 Commonwealth. The General Assembly hereby finds and declares that in carrying 8 out its functions, powers, and duties as prescribed in this chapter, the state authority 9 will be performing essential public and government functions that improve the 10 public welfare and prosperity of the people of the Commonwealth by promoting the 11 availability of and enhancing accessibility to improved transportation services 12 within the Commonwealth.
- 13 (2) (a) The state authority shall be composed of the following eleven (11) voting members:
- 15 1. The secretary of the Finance and Administration Cabinet, or the secretary's designee;
- 17 2. The secretary of the Transportation Cabinet;
- A representative of the Kentucky Association of Counties, to be
 appointed by the Governor;
- 4. A representative of the Kentucky County Judges/Executive Association, to be appointed by the Governor;
 - A representative of the Kentucky League of Cities, to be appointed by the Governor; and
- 6. Six (6) citizen members to be appointed by the Governor and confirmed by the Senate in accordance with KRS 11.160, at least two (2) of whom shall be familiar with road and bridge design or the financing and administration of transportation infrastructure projects; and

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1		(b) Each Kentucky member who shares duties as a presiding officer of a bi-state
2		authority pursuant to KRS 175B.030(4)(a)3. shall serve as a nonvoting ex
3		officio member.
4	(3)	The ex officio members shall serve for the term of their respective offices.
5	(4)	Members appointed pursuant to subsection (2)(a)3. to 6. of this section shall begin
6		their terms on October 1, 2009, and shall be appointed for a term of four (4) years;
7		however, in making initial appointments, the members appointed pursuant to
8		subsection (2)(a)6. of this section shall include two (2) members for a term of two
9		(2) years, two (2) members for a term of three (3) years, and two (2) members for a
10		term of four (4) years.
11	(5)	Vacancies occurring during the term of any member shall be filled in the same
12		manner as the original appointment.
13	(6)	The members of the state authority shall receive no compensation for their services,
14		but shall be entitled to reimbursement for all reasonable expenses necessary and
15		incidental to the performance of their duties and functions as members of the state
16		authority.
17	(7)	(a) Members of the state authority shall be considered public servants subject to
18		KRS Chapter 11A.
19		(b) The following individuals or entities shall be prohibited from entering into
20		any contract or agreement with the state authority:
21		1. Any member of the state authority, a project authority, or a bi-state
22		authority;
-23		2. Any spouse, child, stepchild, parent, stepparent, or sibling of a member
24		of the state authority, a project authority, or a bi-state authority; and
25		3. Any corporation, limited liability entity, or other business entity of
26		which a person identified in subparagraph 1. or 2. of this paragraph is an
27		owner, member, or partner or has any other ownership interest.

1	(6)	(a)	The chantilan of the state authority shall be the secretary of the Transportation
2			Cabinet.
3		(b)	The members of the state authority shall elect a vice chairman and a secretary
4			from the membership.
5	(9)	The	Finance and Administration Cabinet shall provide fiscal consultant services to
6		the s	state authority.
7	(10)	The	state authority shall hold its initial meeting no later than November 1, 2009,
8		and	shall meet as needed thereafter, or at least quarterly if any bi-state authority or
9		proj	ect authority exists, with adequate notice at the call of the chair. A quorum of at
10		least	t fifty percent (50%) of the members of the state authority must be present for
11		the s	state authority to take any action. At least eight (8) members shall vote in the
12		affir	mative for the state authority to approve a new project. All other business shall
13		be a	pproved by a majority vote of the members present.
14	(11)	(a)	The state authority shall be attached for administrative purposes to the
15			Transportation Cabinet. The state authority shall establish and maintain an
16			office, and the secretary of the state authority shall maintain complete records
17			of the state authority's actions and proceedings as public records open to
18			inspection.
19		(b)	The state authority shall employ staff as needed in the conduct of its duties
20			and functions, and shall fix their compensation.
21	(12)	The	state authority may promulgate administrative regulations in accordance with
22		KRS	S Chapter 13A as needed:
23		<u>(a)</u>	Establishing collection and enforcement procedures, including fines,
24			charges, assessments, and other enforcement mechanisms, for the violation
25			of subsection (4) of Section 2 of this Act, and for violation of any
26			administrative regulation promulgated under this subsection;
27		<u>(b)</u>	Establishing an appeals process by which a person may contest a violation

1		9	of subsection (4) of Section 2 of this Act, or a violation of any
2		9	administrative regulation promulgated under this subsection, by way of an
3		4	administrative hearing to be conducted in accordance with KRS Chapter
4		=	<u>13B;</u>
5		(c)	Relating to any matters necessary to the efficient administration of tolls
6		1	when implemented for a project developed under this chapter; and
7		<u>(d)</u> '	To fulfill any other [the] requirements of this chapter.
8	(13)	The st	tate authority shall comply with applicable provisions of KRS Chapter 45A in
9		the de	evelopment of a project and the procurement of goods and services.
10	(14)	The re	ecords of the state authority shall be considered open records pursuant to KRS
1		61.870	0 to 61.884.
12	(15)	The n	neetings of the state authority shall be considered open meetings pursuant to
13		KRS	61.805 to 61.850.
14		→Sec	ction 2. KRS 175B.040 is amended to read as follows:
15	(1)	If imp	posed as part of the financing plan, tolls shall be fixed and adjusted by the
16		develo	oping authority to provide a fund sufficient with other revenues, if any, to:
17		(a)	Pay the cost of maintaining, repairing, and operating the project, unless the
18		•	cost or any part thereof is being paid by the Commonwealth as authorized by
19		1	this chapter;
20		(b)	Pay the principal of and interest on the project revenue bonds; and
21		(c)	Create reserves not to exceed amounts specified in the development
22			agreement.
23	(2)	Unles	s a transfer of ownership of a project occurs pursuant to KRS 175B.095, the
24		develo	oping authority shall at all times maintain ownership and control of all tolls
25		and o	other revenues generated by the project. Tolls shall not be subject to
26		super	vision or regulation by any other department, division, authority, board,
27		burea	u, or agency of a local government or the Commonwealth.

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1	(3)	(a)	The tolls and all other revenues derived from the project, except those
2			revenues necessary to pay the cost of maintenance, repair, and operation and
3			to establish and maintain reserves as may be provided for in the authorization
4			of the issuance of the project revenue bonds or in the trust indenture securing
5			the project revenue bonds, shall be set aside in a sinking fund which shall be
6 -			pledged to, and charged with, the payment of principal and interest on the
7			project revenue bonds as they become due, and the redemption price or the
8			purchase price of project revenue bonds retired by call or purchase as provided
9			in the authorization of issuance.

(b) The pledge of the sinking fund shall be valid and binding from the time when the pledge is made.

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- (c) The tolls or other revenues received and pledged by the developing authority shall immediately be subject to the lien of the pledge without any physical delivery or further action, and the lien on any pledge shall be valid and binding against all parties having claims of any kind in tort, contract, or otherwise against the developing authority, whether the parties have received notice or not.
- (d) Neither the proceedings nor any trust indenture by which a pledge is created need be filed or recorded, except in the records of the issuing authority.
- 20 (e) The use and disposition of moneys to the credit of the sinking fund shall be 21 subject to the provisions of the proceedings authorizing the issuance of the 22 project revenue bonds or the trust indenture.
- 23 (4) (a) Every person utilizing a project developed and tolled under this chapter
 24 shall pay the appropriate toll.
- 25 (b) Any person who violates the provisions of this subsection shall be subject to
 26 the provisions of administrative regulations promulgated pursuant to
 27 subsection (12) of Section 1 of this Act.

1	(5) Upon receiving notice, the cabinet shall suspend or withhold the annual
2	registration of a vehicle used in the commission of a toll violation until:
3	(a) The fine, charge, or assessment has been paid; or
4	(b) The violation of subsection (4) of this section has been determined not to
5	have occurred.
6	(6) (a) Toll collection customer account information shall be confidential and not
7	subject to disclosure under KRS 61.870 to 61.884. Contracts relating to toll
8	collection for a project developed and tolled under this chapter shall ensure
9	the confidentiality of all toll collection customer account information.
10	(b) For the purposes of this section, "toll collection customer account
11	information" means any information collected or received from or about
12	any person who is assessed a toll, including contact information, payment
13	information, trip data, and any other relevant data.
14	→ Section 3. The General Assembly hereby recognizes the potential financial
15	hardship created for low income users of a project developed under KRS Chapter 175B
16	for which tolls are implemented as a component of a financing plan for the project. The
17	General Assembly therefore encourages the Kentucky Transportation Cabinet and the
18	Kentucky Public Transportation Infrastructure Authority, together with any bi-state
19	authority or project authority, or any other entity empowered or created to facilitate the
20	construction, operation and financing of a project developed under KRS Chapter 175B, to
21	consider the feasibility of establishing toll rates based on user income level or any other
22	mechanism to ameliorate financial hardship to low income users of a tolled project.
23	The General Assembly furthermore recognizes the important role public
24	transportation plays in the provision of transit options for the citizens of the
25	Commonwealth. To that end, the General Assembly encourages the Kentucky
26	Transportation Cabinet and the Kentucky Public Transportation Infrastructure Authority,
27	together with any bi-state authority or project authority, or any other entity empowered or

- 1 created to facilitate the construction, operation and financing of a project developed under
- 2 KRS Chapter 175B, to consider the feasibility of exempting mass transit vehicles from
- 3 the payment of tolls for any project developed under the provisions of that chapter.

Speaker-House of Representatives

President of Senate

Attest: Land. Durgis
Chief Clerk of House of Representatives

Approved And Agriculture Approved Governor

Date 3-14-13